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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/709,893	. 06/04/2004	Akan Lin	FTCP0038USA	3892	
	7590 01/12/2007 RICA INTELLECTUAI	EXAMINER			
P.O. BOX 506		BATAILLE, PIERRE-MICHEL			
MERRIFIELD, VA 22116			ART UNIT	PAPER NUMBER	
		2186			
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SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	. DELIVERY MODE		
3 MO	NTHS	01/12/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Appl	ication No.	Applicant(s)	Applicant(s)			
			09,893	LIN, AKAN				
Office Action Summary		Exar	niner	Art Unit				
		Pierr	e-Michel Bataille	2186				
Period f	The MAILING DATE of this commun or Reply	ication appears o	on the cover sheet w	vith the correspondence a	ddress			
WHI - Exte afte - If No - Faill Any	HORTENED STATUTORY PERIOD F CHEVER IS LONGER, FROM THE M ensions of time may be available under the provisions or SIX (6) MONTHS from the mailing date of this comm of period for reply is specified above, the maximum sta- ure to reply within the set or extended period for reply reply received by the Office later than three months a ned patent term adjustment. See 37 CFR 1.704(b).	IAILING DATE O of 37 CFR 1.136(a). In nunication. atutory period will apply will, by statute, cause the	F THIS COMMUN no event, however, may a and will expire SIX (6) MO the application to become A	ICATION. reply be timely filed  NTHS from the mailing date of this BANDONED (35 U.S.C. § 133).	,			
Status -	·			•				
1)[	Responsive to communication(s) file	ed on <i>08 Novemb</i>	ner 2006					
2a)□	, , ,	2b)⊠ This action	<del></del>					
3)□	, <del>-</del>							
٠,٠	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims	. •	, , , , ,					
	Claim(s) <u>1-10</u> is/are pending in the a	application	·					
7/23	4a) Of the above claim(s) is/ar	• •	n consideration					
5)□	Claim(s) is/are allowed.	ic withdrawn nor	in consideration.					
6)⊠					•			
7)	Claim(s) is/are objected to.							
8)□	Claim(s) are subject to restrict	tion and/or elect	ion requirement.					
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,—	The specification is objected to by the		or b) Dabia atad ta	by the Evenines				
ــــا(۱۰	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including	•			ED 1 121(d)			
11)□	The oath or declaration is objected to							
	under 35 U.S.C. § 119	o o o o o o o o o o o o o o o o o o o	. Hoto the attache		10-102.			
_	<u>-</u>							
	Acknowledgment is made of a claim	for foreign priorit	y under 35 U.S.C.	§ 119(a)-(d) or (f).				
a)	☐ All b)☐ Some * c)☐ None of:	d						
	<ol> <li>Certified copies of the priority documents have been received.</li> <li>Certified copies of the priority documents have been received in Application No</li> </ol>							
					1.04			
	3. Copies of the certified copies of application from the Internation			received in this Nationa	i Stage			
* 9	See the attached detailed Office action	•	` ''	received	·			
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Attachmer	nt(s)		•					
	ce of References Cited (PTO-892)	<b></b>		Summary (PTO-413)				
	ce of Draftsperson's Patent Drawing Review (P mation Disclosure Statement(s) (PTO/SB/08)	10-948)		s)/Mail Date Informal Patent Application				
	er No(s)/Mail Date	•	6) 🔲 Other:	• •				

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### **DETAILED ACTION**

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## Response to Amendment

- The present Office Action is taken in response to Applicant's communication filed
   November 2006 responding to Non-Final Rejection dated 09 August 2006.
   Applicant's amendments and/or arguments have been considered with the results that follow.
- 2. claims 1-10 are pending in the application under prosecution.

#### Response to Arguments

3. Applicant's arguments with respect to claims 1-10 have been considered but are moot in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 5. Claims 1-10 are rejected under 35 U.S.C. 102(e) as being anticipated by US 7,100,018 (Zhang et al).

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With respect to claims 1 and 8, US 7,100,018 discloses a method of determining whether a virtual address corresponds to a physical address in a translation lookaside buffer (TLB), the virtual address comprising a plurality of bits (determining whether a virtual address is stored in a translation lookaside buffer (TLB), the TLB including a plurality of entries), the translation lookaside buffer (TLB) comprising a plurality of tag addresses and page types (TLB including a virtual address tag and wherein the entries include a minimum virtual page size bit string and a variable bit string (corresponding to page types)), and the physical addresses corresponding to each tag address, the method comprising: (a) receiving a virtual address; (b) setting the page type of the virtual address according to the rank of the page types (decoding a page size stored in the variable bit string of the matching entry and a data field associated with the matching entry); (c) fetching index bits and a tag compared address from the page type (inspecting a first bit stored in a 1-bit field of the TLB); (d) comparing the page type of the virtual address and the tag compared address with the page types and the tag addresses in the TLB (determining whether the first bit string matches the minimum virtual page size bit string of one of the entries); and (e) determining the rank of the page type if the page type of the virtual address in step (b) and the tag compared bits in step (c) correspond with a page type and a tag address in the TLB (wherein the decoding includes determining a set of bits in the variable bit string, i.e. determining whether the first bit string matches the minimum virtual page size bit string of one of the entries, determining whether the first bit

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indicates that at least another bit is needed to represent the page size). [See fig. 7, 8, Col. 7, Line 1 to Col. 8, Line 9].

With respect to claims 2-4, Zhang discloses the TLB 702 receives the virtual address and the comparators 706 compare the minimum virtual page number (e.g., bits 50, 64) with corresponding portions stored in the TLB entries; it is determined whether the minimum virtual page number of the virtual address matches a corresponding portion of any of the TLB entries; Page\_Size[0] fields are inspected, i.e., a decoder-comparator 708 inspects the Page\_Size[0] fields associated with matching TLB entries, the variable bit strings of the matching TLB entries are decoded to determine the page size and the bits to be compared. For example, the decoder-comparators 708 decode the variable portions of the TLB entries to determine page sizes and bits to compare. (See Col. 7, Lines 28-65.)

With respect to claim 5-7 and 9-10, Zhang discloses virtual memory address fields and a 1-bit bit vector for encoding a page size within a virtual address, the minimum page size occupies bits 50 & 64, the bit vector, referred to as Page\_Size, includes a variable number of bits depending on the number of supported page sizes where Page\_Size includes anywhere from 0 to Max-1 bits, where 2<sup>Max</sup> is the number of supported page sizes [Fig. 5C; Col. 6, Lines 20-39].

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#### Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

US 6,047,354 (Yoshioka; Shinichi, et al.) teaching data processor for implementing virtual pages using a cache and register.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Pierre-Michel Bataille whose telephone number is (571) 272-4178. The examiner can normally be reached on Mon-Fri (8:00A to 4:30P).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew M. Kim can be reached on (571) 272-4182. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Pierre-Michel Bataille

PIERRE BATAILKE PRIMARY EXAMNER